## UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE

UNITED STATES OF AMERICA	<b>A</b> )		
	)		
v.	)		
	)	Cr. No.	1:13-cr-00001-JI
ANGEL LAUREANO RIVERA	)		
	)		
	)		

## JOINT STIPULATION AND PROPOSED FINDINGS WITH RESPECT TO APPLICATION OF THE SPEEDY TRIAL ACT

In response to the Courts order of October 25, 2013, the parties hereby jointly stipulate and move the court to adopt their stipulation with regard to the application of 18 U.S.C.

' 3161(c)(1) to this case. The parties jointly stipulate as follows:

	Elapsed Days	Excludable Days	Days Remaining Under Speedy Trial Act
Date of Filing of Motion to Continue (10/16/13)	157	153	33
Date for Which Trial was Previously Scheduled (11/05/13)	177	144	33
Date of Any Currently Pending Period of Excludable Delay (01/07/14)	240	207	33

Date for Which Trial Is Presently Scheduled (01/07/14)	240	207	33

WHEREFORE, the parties jointly and respectfully request that the Court adopt their joint stipulation with regard to the application of 18 U.S.C. '3161(c)(1) to this case as set forth above.

Date: October 28, 2013 Respectfully submitted,

JOHN P. KACAVAS United States Attorney

/s/ Alfred Rubega

By: Alfred Rubega N.H. Bar No. 2211

53 Pleasant Street, 4th Floor Concord, New Hampshire 03301

ANGEL LAUREANO RIVERA Defendant, by and through counsel,

/s/ Paul J. Garrity

By: Paul J. Garrity

N.H. Bar No. 905

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## **CERTIFICATION**

I, hereby certify that this Joint Stipulation with Respect to Application of the Speedy Trial Act has been filed and served on Paul J. Garrity, Esq., 14 Londonderry Road, Londonderry, NH 03053, counsel for the defendant, through the Electronic Court Filing system.

Date: October 28, 2013

/s/ Alfred Rubega Alfred Rubega